

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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RAMON MORALES and TONY A. GERGES,

Plaintiffs,

-against-

FOURTH AVENUE BAGEL BOY, INC., d/b/a STEVE'S
BAGELS, and STEVEN NATALE,

Defendants.
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Docket No.:
1:18-cv-03734-DLI-TAM

**NOTICE OF LIMITED
APPEARANCE, ON A
CONTINGENCY BASIS**

**NOTICE OF LIMITED APPEARANCE, ON A CONTINGENCY BASIS, WITH
RESPECT TO DEFENDANT, STEVEN NATALE**

To: The Honorable Court; the Clerk of the Court; and counsel of record for all parties of record:

1. I am admitted or otherwise authorized to practice in this Court.
2. I hereby respectfully appear in this case as defense counsel for defendant herein, Steven Natale, solely for the following limited purposes, and based upon the following contingency:

(a) Limitations:

(i) that I am appearing solely on behalf of defendant, Steven Natale ("Natale"), and not his corporate co-defendant;

(ii) that, considering sanctions are at stake, I am appearing solely to draft and serve objections to the Report and Recommendation of Magistrate Merkl (Dkt. No. 77); for all other matters, Natale will remain *pro se*.

(b) Contingency

That this limited appearance is effective only if the Court grants an extension of time for Natale to file said objections (a letter application seeking such relief will follow).

3. I respectfully request that any future correspondence, documents, filings, emails, ECF notifications, or other information relating to this matter (the subject R&R), be addressed to me at the office/email addresses set forth below.

Dated: July 21, 2022
New York, New York

LAW OFFICE OF ANTHONY V. GENTILE

By: *Anthony V. Gentile*
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*Incoming Attorney, on a Limited Basis, for
Defendant
Steven Natale*

To: all ECF Registrants in this case.